KARIN J. IMMERGUT, OSB #96314 United States Attorney District of Oregon CHRISTOPHER L. CARDANI Assistant United States Attorney 405 East 8<sup>th</sup> Avenue, #2400 Eugene, OR 97401 (541) 465-6771 chris.cardani@usdoj.gov

## FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,	) No. CR 05-60008-01
Plaintiff, v.	, ) GOVERNMENT'S REQUEST TO ) REVIEW AND APPEAL ) RELEASE ORDER
PEROUZ SEDAGHATY, a/k/a Pete Seda and Abu Yunus,	) ) )
Defendant.)	,

The United States of America, through its undersigned counsel, herein submits its intent to seek a de novo review of the release order of defendant Sedaghaty entered on September 10, 2007. The authority for this motion is 18 U.S.C. §3145c.

For reasons stated in the government's memorandum in support of

its detention recommendation, the exhibits attached thereto (CR 28), supplemented by witness testimony and information provided by defendant Sedaghaty to the Court and pretrial services, the government believes that defendant Sedaghaty is a danger to the community and a flight risk.

DATED this 11th day of September, 2007

KARIN J. IMMERGUT United States Attorney District of Oregon

/s/ Christopher L. Cardani CHRISTOPHER L. CARDANI Assistant United States Attorney